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individuals.

Defendants.

	Vo. 10931
602 South Tenth Street	
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Counsel for Plaintiff William Fleming	
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DISTRICT (	OF NEVA
WILLIAM FLEMING an individual	Case. No
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Plaintiff,	CENTAIN
VS.	STIPUI EXTEN
LAS VEGAS METROPOLITAN POLICE	OPPOS
	<b>DISMIS</b>
	(FIRST
OFFICER GABRIEL LEA, an individual;	11101
as an individual; SERGEANT JOHN	
RICHARD PALACIOS, as an individual; OFFICER PATRICK WHEARTY, as an individual; OFFICER WOOD, as an	
	Las Vegas, Nevada 89101 Telephone: (702) 728-5300; Fax: (702) 425-82 Email: maggie@nvlitigation.com Counsel for Plaintiff William Fleming  UNITED STATES I  UNITED STATES I  DISTRICT O  WILLIAM FLEMING, an individual,  Plaintiff,  vs.  LAS VEGAS METROPOLITAN POLICE DEPARTMENT, a Municipal Corporation; OFFICER JAVON CHARLES, an individual; OFFICER TIMOTHY NYE, an individual; OFFICER GABRIEL LEA, an individual; OFFICER CODY GRAY, an individual; OFFICER SUPREET KAUR, as an individual; OFFICER SUPREET KAUR, as an individual; OFFICER HALEY ANDERSEN,

### ES DISTRICT COURT

### CT OF NEVADA

Case. No.: 2:23-cv-00177-RFB-EJY

# STIPULATION AND ORDER TO EXTEND DEADLINE FOR **OPPOSITION TO MOTION TO DISMISS**

## (FIRST REQUEST)

Plaintiff William Fleming ("Plaintiff"), by and through his respective counsel, and Defendants, the Las Vegas Metropolitan Police Department ("LVMPD"), Officer Javon Charles, Officer Timothy Nye, Officer Gabriel Lea, Officer Cody Gray, Officer Supreet Kaur, Officer Haley Andersen, Sergeant John Johnson, Captain Dori Koren, Officer Richard Palacios, Officer Patrick Whearty, Officer Wood, and Doe Officers I – X (collectively, "LVMPD Defendants"), by and through their respective counsel, (collectively the "Parties")

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hereby stipulate to the following:

- 1. The Parties agree that, due to scheduling conflicts limiting Plaintiff's counsel's ability to timely and adequately respond to Defendants' Motion to Dismiss, the deadline to file an Opposition to Defendants' Motion to Dismiss shall be extended one week, from February 23, 2023, to March 2, 2023.
  - 2. This is the first request for an extension of this deadline.
- 3. The Parties both submit that the instant stipulation is being offered in good faith and not for the purpose of delay.

IT IS SO STIPULATED.

Dated this 23<sup>rd</sup> day of February, 2023. Dated this 23<sup>rd</sup> day of February, 2023.

MCLETCHIE LAW

MARQUIS AURBACH

By: /s/ Leo S. Wolpert

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Attorneys for LVMPD Defendants

### **ORDER**

IT IS SO ORDERED.

